(C)

കേരള സർക്കാർ Government of Kerala 2014



Regn. No. KERBIL/2012/45073 dated 5-9-2012 with RNI

Reg. No. KL/TV(N)/634/2012-14

കേരള ഗസററ് KERALA GAZETTE

ആധികാരികമായി പ്രസിദ്ധപ്പെടുത്തുന്നത് PUBLISHED BY AUTHORITY

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PART I

Notifications and Orders issued by the Government

Labour and Rehabilitation Department Labour and Rehabilitation (A)

ORDERS

(1)

G. O. (Rt.) No. 1048/2014/LBR.

Thiruvananthapuram, 8th August 2014.

Whereas, the Government are of opinion that an industrial dispute exists between the Managing Partner, Super Automotive & Engineering Works, Pralayakkad, Thuruthy P. O., Perumbavoor, Ernakulam and the workman of the above referred establishment Sri Asokan, N. G., Nedumpurathu House, Koovappadi P. O., Perumbavoor in respect of matters mentioned in the annexure to this order;

And whereas, in the opinion of Government it is necessary to refer the said industrial dispute for adjudication;

Now, therefore, in exercise of the powers conferred by section 10 (1) (c) of the Industrial Disputes Act of 1947 (Central Act XIV of 1947) the Government hereby direct that the said industrial dispute be referred for adjudication to the Labour Court, Ernakulam. The Labour Court will pass the award within a period of three months.

ANNEXURE

Whether the denial of employment to Sri Asokan, N. G., from Super Automotive & Engineering Works, Thuruthy P. O., Ernakulam is justifiable or not? If not, what are the reliefs he is entitled to?

(2)

G. O. (Rt.) No. 1091/2014/LBR.

Thiruvananthapuram, 12th August 2014.

Whereas, the Government are of opinion that an industrial dispute exists between the Chairman, Kannur Medical College & Super Speciality Hospital, Anjarakkandy P.O., Kannur District-670 612 and the workmen of the above referred establishment represented by the Secretary, Cannanore District Private Hospital & Medical Shop Employees Union (CITU), C. Kannan Smaraka Mandiram, Kannur-670 001 in respect of matters mentioned in the annexure to this order;

And whereas, in the opinion of Government it is necessary to refer the said industrial dispute for adjudication; Now, therefore, in exercise of the powers conferred by section 10 (1) (d) of the Industrial Disputes Act of 1947 (Central Act XIV of 1947) the Government hereby direct that the said industrial dispute be referred for adjudication to the Industrial Tribunal, Kozhikode. The Industrial Tribunal will pass the award within a period of three months.

Annexure

Whether the workers of Super Speciality Hospital attached to the Kannur Medical College, Anjarakkandy is entitled to get bonus and Ex-gratia for the financial year 2012-2013? If yes what is the quantum of bonus and Ex-gratia the workers are entitled to?

(3)

G. O. (Rt.) No. 1103/2014/LBR.

Thiruvananthapuram, 14th August 2014.

Whereas, the Government are of opinion that an industrial dispute exists between the Managing Director, Mangalam Publications (India) Private Limited, S. H. Mound P. O., Kottayam-686 006 and the workmen of the above referred establishment represented by the President/Secretary, Mangalam Employees Union (TUCI), Kaumudi Building, T. B. Road, Kottayam-686 001 in respect of matters mentioned in the annexure to this order;

And whereas, in the opinion of Government it is necessary to refer the said industrial dispute for adjudication;

Now, therefore, in exercise of the powers conferred by section 10 (1) (c) of the Industrial Disputes Act of 1947 (Central Act XIV of 1947) the Government hereby direct that the said industrial dispute be referred for adjudication to the Labour Court, Ernakulam. The Labour Court will pass the award within a period of three months.

Annexure

Whether the demand of workers of Mangalam Publications for the enhancement of retirement age is justifiable or not? If not what relief? Whether the standing orders approved to MCM Press is applicable to Mangalam Publications?

(4)

G. O. (Rt.) No. 1105/2014/LBR.

Thiruvananthapuram, 16th August 2014.

Whereas, the Government are of opinion that an industrial dispute exists between Sri Damodaran, V. V., Proprietor, Navaratna Auditorium, Kalladathode, Alavil P. O., Kannur-670 008 and the worker of the above referred establishment Smt. Anitha, E. w/o Rajan Panayan, Kinattin House, Kalladathode Colony, Alavil P. O., Kannur-670 008 in respect of matters mentioned in the annexure to this order:

And whereas, in the opinion of Government it is necessary to refer the said industrial dispute for adjudication;

Now, therefore, in exercise of the powers conferred by section 10 (1) (c) of the Industrial Disputes Act of 1947 (Central Act XIV of 1947) the Government hereby direct that the said industrial dispute be referred for adjudication to the Labour Court, Kannur. The Labour Court will pass the award within a period of three months.

ANNEXURE

Whether the denial of employment to Smt. Anitha, E. w/o Rajan Panayan, Kinattin House, Kalladathode Colony, Alavil P. O., Kannur by Sri Damodaran, V. V., Proprietor, Navaratna Auditorium, Kalladathode, Alavil P. O., Kannur is justifiable or not? If not, what relief the worker is entitled to?

(5)

G. O. (Rt.) No. 1118/2014/LBR.

Thiruvananthapuram, 18th August 2014.

Whereas, the Government are of opinion that an industrial dispute exists between the Secretary, Alakode Co-operative Urban Society, Alakode P. O., Kannur District-670 571 and the worker of the above referred establishment Smt. Valsamma Sebastian, Moonnanpallil House, Vayattuparemba P. O., Kannur-670 582 in respect of matters mentioned in the annexure to this order;

And whereas, in the opinion of Government it is necessary to refer the said industrial dispute for adjudication;

Now, therefore, in exercise of the powers conferred by section 10 (1) (c) of the Industrial Disputes Act of 1947 (Central Act XIV of 1947) the Government hereby direct that the said industrial dispute be referred for adjudication to the Labour Court, Kannur. The Labour Court will pass the award within a period of three months.

ANNEXURE

Whether the denial of employment to Smt. Valsamma Sebastian by the employer, Alakode Co-operative Urban Society, Alakode is justifiable or not? If not, what relief the worker is entitled to?

(6)

G. O. (Rt.) No. 1119/2014/LBR.

Thiruvananthapuram, 18th August 2014.

Whereas, the Government are of opinion that an industrial dispute exists between Sri Yahiya, V. V., Proprietor, Saneena Readymades, Main Road, Payyannur, Kannur District-670 307 and the worker of the above referred establishment Smt. Reshma, K., Kodakkal House, Near C. U. P. School, Keloth, Payyannur P. O., Kannur-670 307 in respect of matters mentioned in the annexure to this order;

And whereas, in the opinion of Government it is necessary to refer the said industrial dispute for adjudication;

Now, therefore, in exercise of the powers conferred by section 10 (1) (c) of the Industrial Disputes Act of 1947 (Central Act XIV of 1947) the Government hereby direct that the said industrial dispute be referred for adjudication to the Labour Court, Kannur. The Labour Court will pass the award within a period of three months.

ANNEXURE

Whether the denial of employment to Smt. Reshma, K., Sales girl by Sri Yahiya, V. V., Proprietor, Saneena Readymades, Payyannur, is justifiable or not? If not, what relief the worker is entitled to?

(7

G. O. (Rt.) No. 1143/2014/LBR.

Thiruvananthapuram, 21st August 2014.

Whereas, the Government are of opinion that an industrial dispute exists between (1) The General Manager, Express Publication (Madurai) Limited, Express Gardens, No. 29, 2nd Main Road, Ambattur Industrial Estate, Chennai-600 058, (2) The Manager, The New Indian Express, Express House, Kaloor, Kochi-17 and the workmen of the above referred establishment represented by the General Secretary, The New Indian Express Employees Association (Kerala), Narayaneeyam, Near Statue Junction, Thripunithura, Kochi-682 301 in respect of matters mentioned in the annexure to this order;

And whereas, in the opinion of Government it is necessary to refer the said industrial dispute for adjudication;

Now, therefore, in exercise of the powers conferred by section 10 (1) (c) of the Industrial Disputes Act of 1947 (Central Act XIV of 1947) the Government hereby direct that the said industrial dispute be referred for adjudication to the Labour Court, Ernakulam. The Labour Court will pass the award within a period of three months.

ANNEXURE

Whether the denial of employment to the 21 employees of The New Indian Express, Express House, Kaloor, Kochi-17 by its management is justifiable or not? (List of 21 employees attached) If not what are the remedies the employees are entitled to?

(8)

G. O. (Rt.) No. 1144/2014/LBR.

Thiruvananthapuram, 21st August 2014.

Whereas, the Government are of opinion that an industrial dispute exists between Sri Sebastian, S/o. Thomas Pulinchi Valliyil House, Kollada, Kamballoor P. O., Hosdurg, Kasaragode-670 511 and the workman of

the above referred rubber estate Sri Narayanan, P., Parandi House, Arukara, Padiyottuchal P. O., Kannur District-670 307 in respect of matters mentioned in the annexure to this order:

And whereas, in the opinion of Government it is necessary to refer the said industrial dispute for adjudication;

Now, therefore, in exercise of the powers conferred by section 10 (1) (c) of the Industrial Disputes Act of 1947 (Central Act XIV of 1947) the Government hereby direct that the said industrial dispute be referred for adjudication to the Labour Court, Kannur. The Labour Court will pass the award within a period of three months.

ANNEXURE

Whether the denial of employment to Sri Narayanan, P., by Sri Sebastian, the Proprietor, Rubber Estate is justifiable or not? If not, what relief the worker is entitled to?

(9)

G. O. (Rt.) No. 1145/2014/LBR.

Thiruvananthapuram, 21st August 2014.

Whereas, the Government are of opinion that an industrial dispute exists between the Chairman, Valluvanad Hospital, Kanniyampuram P. O., Ottappalam, Palakkad-679 104 and the workman of the above referred establishment Sri Abdul Jaleel, P. P., Parambil Peedika Veedu, Perimbadari P.O., Mannarkkad-678 762 in respect of matters mentioned in the annexure to this order;

And whereas, in the opinion of Government it is necessary to refer the said industrial dispute for adjudication;

Now, therefore, in exercise of the powers conferred by section 10 (1) (c) of the Industrial Disputes Act of 1947 (Central Act XIV of 1947) the Government hereby direct that the said industrial dispute be referred for adjudication to the Labour Court, Kozhikode. The Labour Court will pass the award within a period of three months.

Annexure

Whether the denial of employment to Sri Abdul Jaleel, P. P., Valluvanad Hospital, Ottappalam, is justifiable or not? If not, what releif he is entitled to get?

By order of the Governor,

Rajanikant R. Baliga, Under Secretary to Government.